

# Applicant(s) Application No. NAKATANI. RINTARO 10/005 032

Notice of Allowability	10/005,032 NAMATANI, MINTARO		1LO
	Examiner	Art Unit	
	Aaron M Richer	2676	
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) of NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIC of the Office or upon petition by the applicant. See 37 CFR 1.313	OR REMAINS) CLOSED or other appropriate comr GHTS. This application is	in this application. If not include nunication will be mailed in due	ded e course. <b>THIS</b>
1. $\boxtimes$ This communication is responsive to <u>amendment filed 23 N</u>	ovember 2004.		
2. The allowed claim(s) is/are <u>2-4</u> .			
3. A The drawings filed on 11 February 2002 are accepted by the	e Examiner.		
<ul> <li>4.  Acknowledgment is made of a claim for foreign priority unda a)  All b)  Some* c)  None of the: <ol> <li>Certified copies of the priority documents have</li> <li>Certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>International Bureau (PCT Rule 17.2(a)).</li> </ol> </li> <li>* Certified copies not received:</li></ul>	been received. been received in Applicat uments have been receiv of this communication to fi ENT of this application. ted. Note the attached EX	ion No ed in this national stage applic le a reply complying with the re	equirements
6. CORRECTED DRAWINGS ( as "replacement sheets") must  (a) including changes required by the Notice of Draftspersor  1) hereto or 2) to Paper No./Mail Date  (b) including changes required by the attached Examiner's Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR 1.6 each sheet. Replacement sheet(s) should be labeled as such in the paper No./Mail Date The such sheet as such in the paper No./Mail Date The same as the application number (see 37 CFR 1.6 each sheet. Replacement sheet(s) should be labeled as such in the paper No./Mail Date The same as the paper No./Mail	Amendment / Comment  34(c)) should be written on e header according to 37 City of BIOLOGICAL MA	or in the Office action of the drawings in the front (not the CFR 1.121(d). TERIAL must be submitted.	٠.
Attachment(s)  1. Notice of References Cited (PTO-892)  2. Notice of Draftperson's Patent Drawing Review (PTO-948)  3. Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date  4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Paper No 3), 7. ☑ Examiner	Informal Patent Application (PT Summary (PTO-413), o./Mail Date is Amendment/Comment is Statement of Reasons for All 	

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### **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Bruce Adams on December 20, 2004.

The application has been amended as follows:

In the claims:

In claim 2, line 23, after - by a user --, change "to display" to - and displaying --.

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#### **DETAILED ACTION**

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## **Priority**

2. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in Japan on December 26, 2000. It is noted, however, that applicant has not filed a certified copy of the 2000-395257 application as required by 35 U.S.C. 119(b).

3. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in Japan on February 2, 2001. It is noted, however, that applicant has not filed a certified copy of the 2001-026370 application as required by 35 U.S.C. 119(b).

## Allowable Subject Matter

- 4. Claims 2-4 are allowed.
- 5. As to claim 2, Barber (U.S. Patent 5,579,462) discloses a derived data display adjustment system, comprising:

a display screen for displaying the plurality of characteristic curves and a plurality of derived numerical data values calculated from the characteristic curves (fig. 18; col. 12, lines 25-33);

means for displaying a derived numerical data calculation user interface on the display screen to enable user selection of a derived numerical data calculation process for calculating a derived numerical data value from one of the characteristic curves when the characteristic curve is selected by the user (fig. 2 and fig. 15; col. 12, lines 54-67; "peak mode" enables calculation of characteristics related to a peak);

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Barber does not disclose means for displaying a derived numerical data adjustment user interface on the display screen to enable user adjustment of a display position of a derived numerical data value when the derived numerical data value is selected by the user. Alexander (U.S. Patent 6,262,728), however, discloses a system to display annotations and move them if the location is inconvenient (col. 16, lines 48-65).

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Neither Barber nor Alexander discloses means for determining whether the derived numerical data calculation process is possible when one of the characteristic curves or one of the derived numerical data values is selected by a user, and displaying one of the derived data calculation user interface and the derived data adjustment user interface based on the determination result. Barber discloses a spectrometer with characteristic curves that are selectable, but does not disclose that the derived numerical data values are selectable. Determining whether a calculation process is possible is not disclosed by Barber, and in fact would be completely unnecessary to Barber's invention, since Barber can only select characteristic curves, and can only launch a derived numerical data calculation process. Alexander discloses a derived data adjustment user interface, but also fails to disclose determining means to decide whether a calculation process is possible. Since neither of these references discloses the determining means as recited in claim 2, the combination of the references does not render claim 2 obvious.

6. The following is an examiner's statement of reasons for allowance:

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As to claim 2, the prior art does not anticipate the limitation of "means for determining whether the derived numerical data calculation process is possible when one of the characteristic curves or one of the derived numerical data values is selected by a user, and displaying one of the derived data calculation user interface and the derived data adjustment user interface based on the determination result" with the other limitations of claim 2.

7. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aaron M Richer whose telephone number is (703) 305-5825. The examiner can normally be reached on weekdays from 8:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Bella can be reached on (703) 308-6829. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

AMR 1/28/05

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